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7	Attorneys for Defendants		
	Michael Rose, Jacqulyn Schumaker, Cesar Esparza, Robert Burleson,		
8	Neldon Barrowes, Kevin Kegley,		
9	Jeanette Dillon and Linda Buchanan		
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	JUSTIN L. TRIPP,	CASE NO.: 2:17-cv-01964-JCM-BNW	
13	Plaintiff, vs.	REQUEST FOR WITHDRAWAL OF	
14	CLARK COUNTY, et al.	LVMPD DEFENDANTS' MOTION TO COMPEL COMPLAINCE WITH	
15		SUBPOENA FOR PRODUCTION OF	
16	Defendants.	RECORDS TO NONPARTY SPRING VALLEY HOSPITAL [ECF NO. 138]	
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19	Defendants Michzael Rose, Jacqulyn Schumaker, Cesar Esparza, Rovert Burleson		
20	Neldon Barrowes, Jeanette Dillon and Linda Buchanan ("LVMPD Defendants"), by and through		
21	their counsel, Kaempfer Crowell, request that their Motion to Compel Compliance with		
22	Subpoena for Production of Records to NonParty Spring Valley Hospital [ECF No. 138] filed on		
23	April 24, 2020 be withdrawn.		
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1	On May 1, 2020, NonParty Spring Valley Hospital provided LVMPD Defendants with	
2	the records requested in its subpoena. LVMPD Defendants no longer require this Court's	
3	intervention and request that the telephonic hearing currently set for June 17, 2020 at 9:00 a.m.	
4	before Magistrate Judge Brenda Weksler be vacated.	
5	DATED this 1 <sup>st</sup> day of May, 2020.	
6	KAEMPFER CROWELL	
7		
8	By: /s/ Lyssa S. Anderson LYSSA S. ANDERSON (Nevada Bar No. 5781)	
9	RYAN W. DANIELS (Nevada Bar No. 13094) 1980 Festival Plaza Drive, Suite 650	
10	IT IS SO ORDERED Las Vegas, Nevada 89135	
11	DATED: May 04, 2020  Attorneys for Defendants  Michael Rose, Jacqulyn Schumaker  and Cesar Esparza	
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13	Berbweter	
14	BRENDA WEKSLER UNITED STATES MAGISTRATE JUDGE	
15	ONTED STATES MAGISTRATE JODGE	
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KAEMPFER CROWELL 1980 Festival Plaza Drive Suite 650 Las Vegas, Nevada 89135

1 **CERTIFICATE OF SERVICE** I certify that I am an employee of KAEMPFER CROWELL, and that on the date below, I 2 caused the foregoing REQUEST FOR WITHDRAWAL OF LVMPD DEFENDANTS' 3 MOTION TO COMPEL COMPLAINCE WITH SUBPOENA FOR PRODUCTION OF 4 RECORDS TO NONPARTY SPRING VALLEY HOSPITAL [ECF NO. 138] to be served 5 via CM/ECF and/or First Class Mail (where indicated) addressed to the following: 6 Justin Tripp, #40730-086 Paul A. Cardinale 7 Nevada Southern Detention Center LAW OFFICES OF LAURIA, TOKUNAGA, 2190 East Mesquite Avenue **GATES & LINN** 8 Pahrump, Nevada 89060 601 S. Seventh St. 9 Las Vegas, NV 89101 LV Phone: (702) 387-8633 Plaintiff, Pro Se CA Phone: (916) 492-2000 10 Fax: (916) 492-2500 (Via U.S., First Class Mail) Email: pcardinale@ltglaw.net 11 Spring Valley Hospital Kim Mandelbaum 12 c/o Corporation Service Company MANDELBAUM ELLERTON & ASSOC. 112 North Curry Street 13 2012 Hamilton Lane Carson City, Nevada 89703 Las Vegas, Nevada 89106 (702) 367-1234 14 Email: filing@memlaw.net Nonparty (subject of Motion to Compel) 15 (Via U.S., First Class Mail) Attorneys for Defendants NaphCare, Inc. Harry Duran, M.D., Eric Lopez, P.A. and 16 Rachel Rudd 17 DATED this 1st day of May, 2020. 18 /s/ Bonnie Jacobs 19 an employee of Kaempfer Crowell 20 21 22 23 24